## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

SECURITIES AND EXCHANGE COMMISSION,

PLAINTIFF,

VS.

ROGER S. BLISS, an individual and ROGER S. BLISS d/b/a ROGER BLISS AND ASSOCIATES EQUITIES, LLC, a Utah limited liability company, ROGER BLISS AND ASSOCIATES CLUB LLC, and BLISS CLUB LLC,

**DEFENDANTS.** 

ORDER GRANTING MOTION TO FILE FEE APPLICATION INVOICES IN CAMERA

Case No. 2:15-cv-00098-RJS

District Judge: Robert J. Shelby

Tammy B. Georgelas, Receiver for Roger S. Bliss ("Bliss"), Roger S. Bliss d/b/a Roger Bliss and Associates Equities, LLC, Roger Bliss and Associates Club LLC, and Bliss Club LLC (collectively the "Receivership Defendants"), has made a Motion to File Fee Application Invoices *in camera*. The Court has considered the Receiver's Motion and finds that:

- 1. The invoices to the Fee Application contain privileged and other sensitive and confidential information.
- 2. Disclosure of such information to adverse parties or the general public has a significant likelihood of providing third-parties an unfair advantage in dealing, transacting, and litigating with the Receiver.
- 3. It is in the best interest of the Receivership Estate that such information be reviewed *in camera* and not be made publicly available.

Accordingly,

## **IT IS HEREBY ORDERED** that:

- 1. The Receiver's Motion is **GRANTED**; and
- 2. The Receiver is **AUTHORIZED** to file Exhibit B containing the invoices to the First Application for Interim Compensation *in camera*.

**IT IS SO ORDERED** this \_\_\_\_\_ day of May, 2016.

The Honorable Judge Robert J. Shelby United States District Court Judge